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## **U.S. Department of Justice**

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

September 10, 2021

## By ECF

The Honorable Richard J. Sullivan United States Circuit Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, New York 10007

Re: *United States v. Noel Cuello, et al.,* 15 Cr. 219 (RJS)

Dear Judge Sullivan:

The Government respectfully writes to request a one business day extension, from today to Monday, September 13, of the date by which the Government shall file its response to the Court's order of September 2, 2021 in the above-captioned matter requesting information regarding forfeiture and restitution with respect to defendant Arismendy Cuello and codefendants.

Since receiving the Court's order, the Government has been working diligently, principally through the Financial Litigation Unit of the Civil Division of the United States Attorney's Office, to (a) compile information and (b) ensure that any appropriate steps that may be taken in the short-term are taken. That effort has resulted in, among other things, the transmission by the Financial Litigation Unit of a stipulation, requested to be so ordered by the Court, on September 7, 2021, a copy of which is enclosed. However, the Government is still waiting on certain information from the Probation Office, which it hopes to receive in the next day or two, and intends to confer further with the Financial Litigation Unit, so as to be in a

As indicated in the cover letter enclosing the stipulation, the proposed stipulation was transmitted to the Court by email to NYSP\_Judgments@nysp.uscourts.gov, the email address listed in Rule 1(D) of the Court's individual rules (available at https://www.nysd.uscourts.gov/sites/default/files/practice\_documents/RJS%20Sullivan%20Indiv idual%20Practices%20-%20Judge%20Richard%20J.%20Sullivan.pdf). The Government has since realized that this email address appears to be at an email domain of the Probation Office (nysp.uscourts.gov), not the District Court (nysd.uscourts.gov), and thus may be listed incorrectly.

Hon. Richard J. Sullivan September 10, 2021 Page 2

position to provide the most complete report, as of the present, to the Court regarding all defendants. Accordingly, the Government requests a one business day extension for its response to the Court's order.

Respectfully submitted,

AUDREY STRAUSS United States Attorney

By: s/ Daniel C. Richenthal

Daniel C. Richenthal

Assistant United States Attorney

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cc: (by ECF)

Counsel of Record

The government's request for an extension of time in which to file its response to the Court's order of September 2, 2021 is granted. The government shall file ku'tgur qpug'd{ 'O qpf c{.'Ugr vgo dgt'35.'' 42430''

SO ORDERED:

**Dated:** 9/10/2021

**RICHARD J. SULLIVAN** 

U.S.C.J., Sitting by Designation